§ 214.305

§214.305 Compliance dates.

Each program adopted by a railroad shall comply not later than the date specified in the following schedule:

- (a) For each Class I railroad (including National Railroad Passenger Corporation) and each railroad providing commuter service in a metropolitan or suburban area, March 15, 1997.
- (b) For each Class II railroad, April 15, 1997.
- (c) For each Class III railroad, switching and terminal railroad, and any railroad not otherwise classified, May 15, 1997.
- (d) For each railroad commencing operations after the pertinent date specified in this section, the date on which operations commence.

§214.307 Review and approval of individual on-track safety programs by

- (a) Each railroad shall notify, in writing, the Associate Administrator for Safety, Federal Railroad Administration, RRS-15, 400 Seventh Street SW, Washington, DC 20590, not less than one month before its on-track safety program becomes effective. The notification shall include the effective date of the program, the address of the office at which the program documents available for review photocopying by representatives of the . Federal Railroad Administrator, and the name, title, address and telephone number of the primary person to be contacted with regard to review of the program. This notification procedure shall also apply to subsequent changes to a railroad's on-track safety program.
- (b) After receipt of the notification from the railroad, the Federal Railroad Administration will conduct a formal review of the on-track safety program. The Federal Railroad Administration will notify the primary railroad contact person of the results of the review, in writing, whether the on-track safety program or changes to the program have been approved by the Administrator, and if not approved, the specific points in which the program or changes are deficient.
- (c) A railroad's on-track safety program will take effect by the established compliance dates in §214.305,

without regard to the date of review or approval by the Federal Railroad Administration. Changes to a railroad's program will take effect on dates established by each railroad without regard to the date of review and approval by the Federal Railroad Administration.

§214.309 On-track safety program documents.

Rules and operating procedures governing track occupancy and protection shall be maintained together in one manual and be readily available to all roadway workers. Each roadway worker responsible for the on-track safety of others, and each lone worker, shall be provided with and shall maintain a copy of the program document.

§214.311 Responsibility of employers.

- (a) Each employer is responsible for the understanding and compliance by its employees with its rules and the requirements of this part.
- (b) Each employer shall guarantee each employee the absolute right to challenge in good faith whether the ontrack safety procedures to be applied at the job location comply with the rules of the operating railroad, and to remain clear of the track until the challenge is resolved.
- (c) Each employer shall have in place a written procedure to achieve prompt and equitable resolution of challenges made in accordance with §§214.311(b) and 214.313(d).

§214.313 Responsibility of individual roadway workers.

- (a) Each roadway worker is responsible for following the on-track safety rules of the railroad upon which the roadway worker is located.
- (b) A roadway worker shall not foul a track except when necessary for the performance of duty.
- (c) Each roadway worker is responsible to ascertain that on-track safety is being provided before fouling a track.
- (d) Each roadway worker may refuse any directive to violate an on-track safety rule, and shall inform the employer in accordance with §214.311 whenever the roadway worker makes a good faith determination that on-track

100